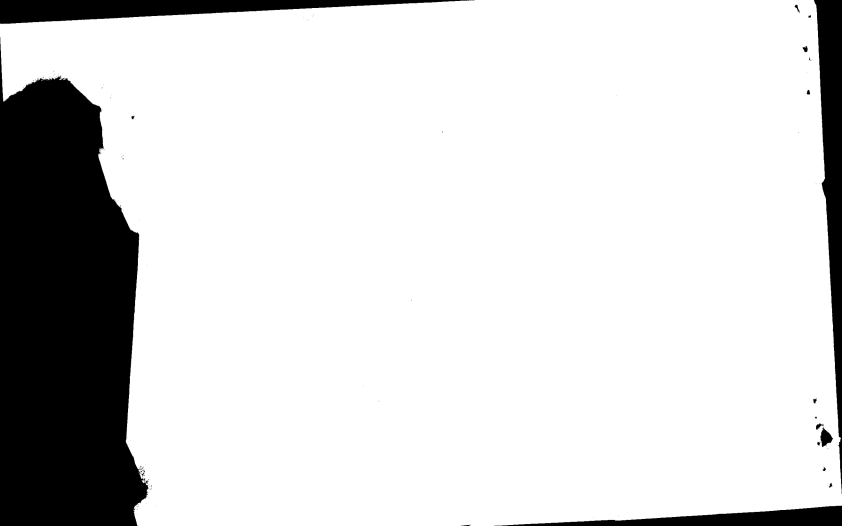
inch

APPLICATION No. 837. PERMIT No. 445.		Lice	nse No	51.
CALIFORNIA STATE WATER CO	MMISS	SION		
THIS IS TO CERTIFY, That Kate S. Vosburg				
of Azusa , State of Califo to the satisfaction of the STATE WATER COMMISSION of California	<b>rnia</b> of a right	t to the	use of th	made proof e waters of
a small ravine in San Bernardino, Co., Big	B <b>ear La</b>	ke		,
for the purpose of	id the term	ns of sa	id permit	and duly
of said Commission, at San Francisco, in Volume, at page171, on the	10th da	ay of	June,	1919.;
that the priority of the right hereby confirmed dates from November 19 of water to which such right is entitled and hereby confirmed, for the purp	oses aforesa	aid, is li	mited to	the amount
actually beneficially used for said purposes, and shall not exceed_two-ten	ths (2/	10) o	f one	miner's
used from about Novemb	e <u>r</u>	of ea	ach year.	
A description of the lands or the place where such water is put to benefic	eial use is a	s follows	<b>3:</b>	
At residence of Licensee located in the $SE_{4}^{1}$ N				
T. 2 N., R. 1 W., S.B.M.				
	·			
	1 100			
	n			
	-'			
The right to the use of the water aforesaid hereby confirmed is restrict described.	ted to the	lands or	place of	use herein
This license is granted and said appropriator takes all rights herein menti set forth in Section 20 of the Water Commission Act which is as follows:  Sec. 20. All permits and licenses for the appropriation of water shall be under the terms for such time as the water actually appropriated under such permits and licenses shall actual for which said water was appropriated, but no longer; and every such permit or licens therein which in substance shall include all of the provisions of this section and likewises to whom said permit or license may be issued, shall take the same subject to such contany time after the expiration of twenty years after the granting of a license, the state and property occupied and used under said license and the works built or constructed for said license; and in the event that the said state, city, city and county, municipal water political subdivision of the state so desiring to purchase and the said owner of said work chase price, said price shall be determined in such manner as is now or may hereafter be dishall appear to the state water commission at any time after a permit or license is issued as in or the helirs, successors, or assigns, of said permittee or license was granted, or that the permittee or license was granted, or that the permittee or license was granted, or that the permittee or license was granted, or the terms and condition that case the said commission, after due notice to the permittee, licensee, or the heirs, successor as hearing thereon, may revoke said permit or license and declare the water to be unappropriat as a hearing thereon, may revoke said permit or license and declare the water to be unappropriated as the said commission shall be deese with the terms of this act. The findings and declaration of said commission shall be deese with the terms of this act. The findings and declaration of said commission shall be deese with the terms of this act. The findings and declaration of said commission shall be decompleted to the provision of this act, or for any r	and condition to be used for said at any condition as the attermentations as the attermentations as the shall have to shall have to shall have to the enjoyr district, irrigs and proper etermined in this act proved under said usee, or the fut the permittens in the permittens in the permittens in the permittens in the permittens and open med to be prior set aside and open for said and open for set aside and open for a servicunder the provisions of the street of such ther, that in y to become a such period unicipal uses water granted is said expected the street of said expected of the street of the st	et to the  as of this are the used die the end that an erein exprending the right that an erein exprending the right that on distribution distributi	act, and shaul and bene numeration y appropriate said: prove and count to purchase he rights grict, lightim ot agree upomain proceine permittee or appropriati correct unit gor declars correct unit said be considured by a this act, or ate or any ce rights and t. The appuall be considuring there han municipality for an ermitted, the appropriate granting surplus a process of application of application and which manner process of the country of the correct of the considuration of the considura	l conditions  li be effective official purpose of conditions for of water, idded, that at ty, municipal se the works ranted under g district or on said purposed for signs of said heirs, successions of said heirs, successions of said on in accordil modified or ation must be assigns. And he conditions of this any permittee in respect to city, city and i property of lication for a dered first in after of perpal purposes; y quantity of e state water ion over and of such tempublic utility, ifter the date priation person it may do for said purch compensavided by law
WITNESS the seal and signature of the STAT	E WATER	COMM	ISSION,	affixed this
day of				
	ATER CO			
	Ву			LER
			JOHNS!	
(SEAL)				

## CALIFORNIA STATE WATER COMMISSION

CALIFORNIA STATE WATER	27/26 RESIGNATION TO TAKE MINE
THIS IS TO CERTIFY, That C. E. MILLER THE SAME SECOND /	Water Co
of Los Angeles , State of Ca to the satisfaction of the STATE WATER COMMISSION of Calif	ornia of a right to the use of the water of
Cedar Springs, in San Bernardino a tributary of B	ig Bear Lake
for the purpose of domestic use	
State Water Commission; and that said right to the use of said waters he of California, the rules and regulations of the State Water Commissi confirmed by order of the STATE WATER COMMISSION of Californ	as been perfected in accordance with the laws on and the terms of said permit, and ally
of said Commission, at San Francisco, in Volume, at page	on the 10th day of June, 1919;
that the priority of the right hereby confirmed dates fromSeptem of water to which such right is entitled and hereby confirmed, for the	purposes aforesaid, is limited to the amount
actually beneficially used for said purposes, and shall not exceed three	-fortieths/cubic feet per second, to be
used from about	mber 31stof each year.
A description of the lands or the place where such water is put to b	
At Clinemiller Resort, located in the NW1	SWi of Sec. 12, T. 2 N.,
R. 1 W., S.B.M.	
·	
The right to the use of the water aforesaid hereby confirmed is r described.	estricted to the lands or place of use herein
This license is granted and said anpropriator takes all rights herein set forth in Section 20 of the Water Commission Act which is as follow Sec. 20. All permits and licenses for the appropriation of water shall be under the or such time as the water actually appropriated under such permits and licenses shall for which said water was appropriated, but no longer; and every such permit of therein which in substance shall include all of the provisions of this section and I to whom said permit or license may be issued, shall take the same subject to su any time after the expiration of twenty years after the granting of a license, water district, irrigation district, lighting district, or any political subdivision of the and property occupied and used under said license and the works built or construsald license; and in the event that the said state, city, city and county, municipal rollitical subdivision of the state so desiring to purchase and the said owner of sai chase price, said price shall be determined in such manner as is now or may hereaft shall appear to the state water commission at any time after a permit or license is issue or the heirs, successors, or assigns, o' said permit or license was granted, or that the permittee permittee or licensee, has not put the water beneficial purpose for which the permit or license was granted, or that the permittee permittee or licensee has failed to observe any o' the terms and that case the said commission, after due notice to the permittee, licensee, or the heirs, sa hearing thereon, may revoke said permit or license and declare the water to be unappance with the terms of this act. The findings and declaration of said commission shall set aside by a court of competent furtisdiction; provided, that any action brought so to commenced within thirty days after the service of notice of said revocation on said permit precedent that no value whatsoever in excess of the actual amount paid to the state thany permit or licensee, and provided provided provided provided provid	e terms and conditions of this act, and shall be effective a actually be used for the useful and beneficial purpose r license shall include the enumeration of conditions ikewise the statement that any appropriator of water, ch conditions as therein expressed; provided, that at the state or any city, city and county, municipal he state shall have the right to purchase the works acted for the enjoyment of the rights granted under water district, irrigation district, lighting district or id works and property can not agree upon said purer be determined in eminent domain proceedings. If it das in this act provided that the permittee, or licensee, or granted under said permit or license to the useful or cor licensee or the heirs, successors, or assigns of said
WITNESS the seal and signature of the	STATE WATER COMMISSION, affixed this
	June , 191 9.
	TE WATER COMMISSION.
	By A. E. CHANDLER
(SEAL)	W.A. JOHNSTONE.

7-10-72 RECEIVED NOTICE OF MUNICIPALITY Southern California related 6 ... 5-19-92 aught City of Big Bear Lake, Rept. of water forces.





# STATE OF CALIFORNIA DEPARTMENT OF PUBLIC WORKS

#### DIVISION OF WATER RESOURCES

### **ORDER**



APPLICATION\_\_\_\_

445 PERMIT 51

#### ORDER REVOKING LICENSE

WHEREAS upon an investigation by the Division of Water
Resources it appears that the licensee has ceased to put to beneficial
use the water allowed him under License 51, and

WHEREAS after due notice and a hearing thereon, licensee has failed to show cause why the said license should not be revoked.

IT IS HEREBY ORDERED that License 51 be and the same is hereby revoked and cancelled upon the records of the Division of Water Resources without prejudice.

WITNESS my hand and the seal of the Department of Public Works of the State of California this 12 day of December, 1940.

EDWARD HYATT, State Engineer

CS:GG



Deputy

0

7-10-72 RECEIVED NOTICE OF AUGUSTANIAN IN Southern Ealifornia 1,52 5-19-92 aught City of Big Bear Lake, Rept. of water Porcer.

